127. And on the death, refusal, or neglect to act of any ap- 1d s 207
1798, c 101,
sub-c 6 s 3 praiser, another warrant may forthwith issue in its stead.

128. The appraisers, before they proceed to act, shall take the when to issue. following oath annexed to or indorsed on the warrant, before any Id s 208 1799, c 101, person authorized to administer an oath: "I. ———, do swear that sub- 6, s 4 I will well and truly, without partiality or prejudice, value and appraise the goods, chattels, and personal estate of -----, deceased, so far as the same shall come to my sight and knowledge, and will in all respects perform my duty as appraiser to the best of my skill and judgment, so help me God."

129. The appraisers shall proceed as conveniently as may be to 1d = 209 the discharge of their duty; and shall set down each article with the sub-c 6, s 5 value thereof in dollars and cents; all the valuations on one side of Appraisement, the paper shall be set down in one column distinctly in figures, opposite to their respective articles; the contents of each column shall be cast up and set down, and likewise the contents of the whole shall be cast up and set down under the last column.

130. When the inventory shall be finished, the appraisers shall Id 8 210 certify the same under their hands and seals, and a certificate of sub-c 6 % 6 how to be certheir having taken the oath aforesaid shall be thereto annexed, and used every inventory shall be returned to the proper officer within three When to be calendar months from the date of the letters, or within such time from the date of the warrant, in case a second warrant shall have issued, as the case may require, unless further time on application of the party shall be granted by the court; and it shall be the duty of any administrator or collector taking out the warrant, to return the inventory or inventories which shall be delivered to him by the appraisers, and on failure by the administrator or collector, attachment may issue to enforce the return And on the attachment. the court shall have power to fine the party not exceeding thirty dollars.

131. If there he any of the persons interested in the administra- Id s 211 tion within three miles of the place where the personal estate is to sub-c 6, 8 7
When notice of be appraised, it shall be the duty of the administrator or collector, appraisement and of the appraisers, to give notice to the said persons, or at least to be given. two of them, of the time and place appointed for making the appraisement.

132. Every collector likewise shall (unless superseded) return Id 8 212 within the time and under the form aforesaid, with an affidavit of sub-c 6, 8 9 the truth annexed, an inventory of the money of the deceased which Collector to return inventory, he hath collected, belonging to the deceased, or received in discharge of debts due to the deceased.

133. Whenever personal property of any kind, or assets not Id 8 213 mentioned in any inventory already made, shall come to the posses- sub-c 6, s 101, sion or knowledge of an administrator or collector, an account or Additional inventories inventory of the same shall be returned, appraised by two respectable disinterested sworn appraisers, appointed by any justice of the Appraisers, how